Approved For Release 2001/06/09: CIA-RDP78-03092A000600080001-4

CIA RETIREMENT BOARD MEETING

1:30 p. m., 2 April 1969

25X1A9a	PRESENT:	Mr. Mr. Dr. Mr. Mr. Mr. Mr.			- Chairman - DDP Membe - DDI Membe - DDS&T Membe - Alternate - Legal Addenoted Recording - Executive	er mber e DDS Membo visor g Secretar	У	
				. Proctor, As igence (for	sistant Dep			25X1A9a
				dered the nom				25X1A9a
	on domest	ic qualif	ying service	. Mr.	has sign	ed an appl	ication for	25X1A9a
	voluntary retirement to be effective 30 June 1969 if he is approved for participation in the System. Mr. has performed 26 months and 19 days of overseas qualifying service. The Director of Current Intelligence							
	assist in	providir	ng openings fo	quest on the or promotions	of promisi	ng young o	fficers in	25X1A9a
25X1A	grade for	over sev	en years and	ther stated t he does not agerial posit	feel that M	r.	been in has the pergrade	25X1A9a
	considera informati	tion. on in thi	apı is case. He	peared before stated that t	the Board he DDI and I	to present Mr.	additional would be	25X1A9a
25X1A9a	in that he tion is c	e has not ausing hi	been promote im to turn so	ointed out th ed to a super ur and this i	grade and t s affecting	his denial his work.	of promo-	25X1A
25X1C10b			that Mr.	would n pective emplo	ot be able ver. He st			
	WOLK WICH	the figure	ley eo a prob	pedelive emplo	, , , , ,			25X1A9a
•	tion that	bear on	a particular	ally getting crisis situa e Board concl	tion, the a	ssessment	of the	
25X1A9a	record of	his care	er, Mr.	has perf	ormed 60 mo	nths of qu	alifying	
	service unthat Mr.			regulation. for participa				
25X1A9a -	request f	or volunt	tary retiremen	nt be approve following per	d. In reco	mmending a	pproval of	
25X1C10b								

Approved For Release 2001/06/09: CIA-RDP78-03092A000600080001-4

S E C R E T

25X1C10b Approved For Release 2001/06/09 : CIA-RDP78-03092A000600080001-4



- 2. The Board reviewed 5 cases of employees who had been nominated for designation as participants in the System, and 4 requests from participants for voluntary retirement. The Board took action as follows:
 - a. Recommended designation as a participant of the following named employee who has completed more than 15 years of Agency service:

25X1A9a

b. Recommended designation as participants of the following named employees who have completed at least 5 years of Agency service:

25X1A9a

c. Recommended approval of the requests for voluntary retirement, on the dates shown below, received from the following named participants:

25X1A9a



- 30 May 1969 - 31 July 1969

- 31 August 1969

- 30 September 1969 25X1A9a

for participation in the CIA Retirement and Disability System based partially on domestic qualifying service. Mr. has signed an application 25X1A9a for voluntary retirement to be effective 30 June 1969 if he is approved for participation in the System. Mr. has performed 29 months and 25X1A9a 15 days of overseas qualifying service. During a period of approximately one year in 1960-1961 Mr. was the principal coordinator for the Supply Division with support personnel for at Headquarters. This involved coordination and direction of the requisitioning of material and its subsequent movement by air, rail, and sea from to the 25X1A6d operational staging areas. The Director of Logistics describes this project as "the most active and largest in magnitude in our history." From July 1961

25X1A9a 25X1A8a

Approved For Release 2001/06/09: CIA-RDP78-03092A000600080001-4

until 30 October 1966 he was assigned as Chief, Logistics Section, Support Staff, FE Division and during this time was directly involved in providing Headquarters support/logistics direction and guidance to clandestine operations both in the field and in Headquarters. This support encompassed the planning, review and appropriate actions on logistics and budgetary requirements. The Director of Logistics stated that Mr.	
Headquarters support/logistics direction and guidance to clandestine operations both in the field and in Headquarters. This support encompassed the planning, review and appropriate actions on logistics and budgetary require-	
tions both in the field and in Headquarters. This support encompassed the	
tions both in the field and in Headquarters. This support encompassed the	
planning, review and appropriate actions on logistics and budgetary require-	
prainting, review and appropriate actions on rogioties and badgetary require	
ments. The Discourse of Locistics stated that Mr.	5X1A9a
	0,(1,,(00,
would materially aid the Office of Logistics in reducing its overstrength.	5V1A0a
The Deputy Director for Support stated that recent medical advice pertaining 25X1	<u>5∧</u> iA9a
to a member of his family appears now to make it necessary that Mr.	
make arrangements in the very near future to leave Federal service in order	25X1A9a
25X1A9a to devote full time to the care of this family member. Mr. stated	25×149a
that Mr. was early in his career considered as part of the Office	
25X1A6a of Logistics overseas cadre and would have accepted other overseas PCS as-	
signments following his tour in had it not been for a very serious	
family medical problem. The problem involved the fact that he could not take	
this family member overseas with him nor could he go overseas and leave this	
·	
family member alone. The Board concluded that based on the entire record of 25X1A9a his career. Mr. The Board bas performed 60 months of qualifying service	
nub policellation of months of downer, and	
under the statute and regulation. The Board thereby recommended that	
25X1A9a Mr. be approved for participation in the System and that his re-	
quest for voluntary retirement be approved. In recommending approval of this	
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept fur-	
quest for voluntary retirement be approved. In recommending approval of this	
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept fur-	
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his	
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director.	
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director.	
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr.	
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for partic-25% ipation in the CIA Retirement System based partially on domestic qualifying	25X1A9a
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for participation in the CIA Retirement System based partially on domestic qualifying service. Mr. has performed 29 months and 22 days of overseas qualify-	25X1A9a
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for partic-25X ipation in the CIA Retirement System based partially on domestic qualifying service. Mr. has performed 29 months and 22 days of overseas qualifying service. In discussing this case the Board noted that Mr. was 25X1A	25X1A9a
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for partic-25X ipation in the CIA Retirement System based partially on domestic qualifying service. Mr. has performed 29 months and 22 days of overseas qualifying service. In discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible	25X1A9a
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. 4. The next case was the nomina	25X1A9a K1A9a
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. ipation in the CIA Retirement System based partially on domestic qualifying service. Mr. ing service. In discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no bases for approval of the domestic ser-	25X1A9a K1A9a
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. 4. The next case was the nomina	25X1A9a K1A9a y
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. ipation in the CIA Retirement System based partially on domestic qualifying service. Mr. has performed 29 months and 22 days of overseas qualifying service. In discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under Since it has been the established policy of the Board to consider domestic qualifying service under	25X1A9a K1A9a
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. 4. The next case was the nomination of Mr. 4. The next case was the nomination of Mr. 4. The next case was the particularily on domestic qualifying service. Mr. 4. The next case was the nomination of Mr.	25X1A9a <1A9a ^y
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. ipation in the CIA Retirement System based partially on domestic qualifying service. Mr. ipation in the CIA Retirement 29 months and 22 days of overseas qualifying service. In discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under Since it has been the established policy of the Board to consider domestic qualifying service under only in conjunction with imminent retirement, at such time as an employee is faced with the prospect of finding other employment, the Board concluded that	25X1A9a <1A9a ^y
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. ipation in the CIA Retirement System based partially on domestic qualifying service. Mr. ing service. In discussing this case the Board noted that Mr. appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under of the Board to consider domestic qualifying service under only in conjunction with imminent retirement, at such time as an employee is faced with the prospect of finding other employment, the Board concluded that it had no basis for recommending approval in this case. The Board decided	25X1A9a <1A9a ^y
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for partic-25X ipation in the CIA Retirement System based partially on domestic qualifying service. Mr. has performed 29 months and 22 days of overseas qualifying service. In discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since the Board to consider domestic qualifying service under only in conjunction with imminent retirement, at such time as an employee is faced with the prospect of finding other employment, the Board concluded that it had no basis for recommending approval in this case. The Board decided that this case should either be returned to the Deputy Director for Plans or	25X1A9a <1A9a ^y
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. ipation in the CIA Retirement System based partially on domestic qualifying service. Mr. ing service. In discussing this case the Board noted that Mr. appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under of the Board to consider domestic qualifying service under only in conjunction with imminent retirement, at such time as an employee is faced with the prospect of finding other employment, the Board concluded that it had no basis for recommending approval in this case. The Board decided	25X1A9a <1A9a ^y
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for partic-25X ipation in the CIA Retirement System based partially on domestic qualifying service. Mr. service in discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since he is only 47 years of age, and that based on the information available there is no basis for approval of the Board concluded that it had no basis for recommending approval in this case. The Board decided that this case should either be returned to the Deputy Director for Plans or forwarded to the Director with an explanation as above and stating that the Board feels that Mr. might have a good case at the	25X1A9a K1A9a y _{25X1A}
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for partic-25X ipation in the CIA Retirement System based partially on domestic qualifying service. Mr. service in discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since he is only 47 years of age, and that based on the information available there is no basis for approval of the Board concluded that it had no basis for recommending approval in this case. The Board decided that this case should either be returned to the Deputy Director for Plans or forwarded to the Director with an explanation as above and stating that the Board feels that Mr. might have a good case at the	25X1A9a K1A9a y _{25X1A}
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for partic-25X ipation in the CIA Retirement System based partially on domestic qualifying service. Mr. has performed 29 months and 22 days of overseas qualifying service. In discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under Since it has been the established policy of the Board to consider domestic qualifying service under only in conjunction with imminent retirement, at such time as an employee is faced with the prospect of finding other employment, the Board concluded that it had no basis for recommending approval in this case. The Board decided that this case should either be returned to the Deputy Director for Plans or forwarded to the Director with an explanation as above and stating that the	25X1A9a (1A9a y _{25X1A}
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for participation in the CIA Retirement System based partially on domestic qualifying service. Mr. for participation and 22 days of overseas qualifying service. In discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under Since it has been the established policy of the Board to consider domestic qualifying service under only in conjunction with imminent retirement, at such time as an employee is faced with the prospect of finding other employment, the Board concluded that it had no basis for recommending approval in this case. The Board decided that this case should either be returned to the Deputy Director for Plans or forwarded to the Director with an explanation as above and stating that the Board feels that Mr. might have a good case at the point of retirement when he is seeking other employment, but do not feel that they can recommend	25X1A9a (1A9a y _{25X1A}
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for participation in the CIA Retirement System based partially on domestic qualifying service. Mr. has performed 29 months and 22 days of overseas qualifying service. In discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since of the Board to consider domestic qualifying service under of the Board to consider domestic qualifying service under sace with the prospect of finding other employment, the Board concluded that it had no basis for recommending approval in this case. The Board decided that this case should either be returned to the Deputy Director for Plans or forwarded to the Director with an explanation as above and stating that the Board feels that Mr. might have a good case at the point of retirement when he is seeking other employment, but do not feel that they can recommend approval for earlier participation based on the facts available regarding his domestic service.	25X1A9a K1A9a y _{25X1A}
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for partic-25% ipation in the CIA Retirement System based partially on domestic qualifying service. Mr. has performed 29 months and 22 days of overseas qualifying service. In discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since it has been the established policy of the Board to consider domestic qualifying service under only in conjunction with imminent retirement, at such time as an employee is faced with the prospect of finding other employment, the Board concluded that it had no basis for recommending approval in this case. The Board decided that this case should either be returned to the Deputy Director for Plans or forwarded to the Director with an explanation as above and stating that the Board feels that Mr. might have a good case at the point of retirement when he is seeking other employment, but do not feel that they can recommend approval for earlier participation based on the facts available regarding his domestic service.	25X1A9a (1A9a y _{25X1A}
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for participation in the CTA Retirement System based partially on domestic qualifying service. Mr. has performed 29 months and 22 days of overseas qualifying service. In discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since under since it has been the established policy of the Board to consider domestic qualifying service under only in conjunction with imminent retirement, at such time as an employee is faced with the prospect of finding other employment, the Board concluded that it had no basis for recommending approval in this case. The Board decided that this case should either be returned to the Deputy Director for Plans or forwarded to the Director with an explanation as above and stating that the Board feels that Mr. might have a good case at the point of retirement when he is seeking other employment, but do not feel that they can recommend approval for earlier participation based on the facts available regarding his domestic service. 5. The nomination of Mr.	25X1A9a K1A9a y _{25X1A}
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for participation in the CIA Retirement System based partially on domestic qualifying service. Mr. for has performed 29 months and 22 days of overseas qualifying service. In discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under some since it has been the established policy of the Board to consider domestic qualifying service under sonly in conjunction with imminent retirement, at such time as an employee is faced with the prospect of finding other employment, the Board concluded that it had no basis for recommending approval in this case. The Board decided that this case should either be returned to the Deputy Director for Plans or forwarded to the Director with an explanation as above and stating that the Board feels that Mr. might have a good case at the point of retirement when he is seeking other employment, but do not feel that they can recommend approval for earlier participation based on the facts available regarding his domestic service. 5. The nomination of Mr. was tabled in order that the Office of Security might be asked to provide more details to support the	25X1A9a K1A9a y _{25X1A}
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for participation in the CTA Retirement System based partially on domestic qualifying service. Mr. has performed 29 months and 22 days of overseas qualifying service. In discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under since under since it has been the established policy of the Board to consider domestic qualifying service under only in conjunction with imminent retirement, at such time as an employee is faced with the prospect of finding other employment, the Board concluded that it had no basis for recommending approval in this case. The Board decided that this case should either be returned to the Deputy Director for Plans or forwarded to the Director with an explanation as above and stating that the Board feels that Mr. might have a good case at the point of retirement when he is seeking other employment, but do not feel that they can recommend approval for earlier participation based on the facts available regarding his domestic service. 5. The nomination of Mr.	25X1A9a K1A9a y _{25X1A}
quest for voluntary retirement be approved. In recommending approval of this case the Board particularily noted the fact that he was unable to accept further overseas PCS assignments due to the medical problems of a member of his family. This case was approved under the provisions of the 31 July 1968 memorandum from the Executive Director. 4. The next case was the nomination of Mr. for participation in the CIA Retirement System based partially on domestic qualifying service. Mr. has performed 29 months and 22 days of overseas qualifying service. In discussing this case the Board noted that Mr. was 25X1A appealing to be approved for participation at a time when he is not eligible for voluntary retirement since he is only 47 years of age, and that based on the information available there is no basis for approval of the domestic service under so the Board to consider domestic qualifying service under so the Board to consider domestic qualifying service under so the Board to consider domestic qualifying service under so the Board to consider domestic qualifying service under so the Board to consider domestic qualifying service under so the Board to consider domestic qualifying service under so the Board to consider domestic qualifying service under so the Board to consider domestic qualifying service under so the Board to consider domestic qualifying service under so the Board to consider domestic qualifying service under so the Board to consider domestic qualifying service under so the Board concluded that this case should either be returned to the Deputy Director for Plans or forwarded to the Director with an explanation as above and stating that the Board feels that Mr. so might have a good case at the point of retirement when he is seeking other employment, but do not feel that they can recommend approval for earlier participation based on the facts available regarding his domestic service. 5. The nomination of Mr. seeked to provide more details to support the true time that was spent in the claimed qualifyin	25X1A9a K1A9a y _{25X1A}

which time he was on active duty with the USMC performing service for the

Approved For Release 2001/06/09: CIA-RDP78-03092A000600080001-4

	Approved 1 of Nelease 200 1700/03 : OlA-NDI 70-03032A0000000000 1-4	
25X1A9a		
25X1A6a	Agency. During this period Mr. was not a military staff agent or any other such category but was on active duty. Mr. is now on a PCS 25X1A9a tour of duty in and when he completes this tour in June 1970 he will have completed 56 months and 7 days of qualifying service without considera-	
25X1A6a	tion of the active duty in In discussing this case the Board noted that the law is quite clear and the Deputy General Counsel has pointed out	
25X1A9a 25X1A9a 25X1A9a	on a number of occasions that qualifying service must be performed in a civilian capacity. Mr. briefed the Board on information he had secured from Mr. who was assigned at JMWAVE during the period of approximately three years that Mr. was assigned there. Mr. 25X1A9a	a
25X1A9a	stated that during most of Mr. tour he was Chief of the whole training program for JMWAVE, and this involved training in paramilitary activities.	
25X1A9a	The Board concluded that Mr. had performed sufficient domestic qualifying service which when combined with his overseas service at the end of the current tour will total 60 months. Mr. was to be advised that 25X1A9a upon completion of his current tour his career service may nominate him for participation with the assurance that he will be credited with the required 60 months of qualifying service.	
25X1A9a	7. The next case considered by the Board was a fifteenth anniversary review of Mr. will complete 15 years of Agency service on 24 May 1969 and has completed 48 months and 4 days of overseas qualifying service. The Director of Communications stated that the Office of Communications will not have a suitable overseas position for Mr. 25X1A9a in the foreseeable future and in addition, Mr. has not performed, nor 25X1A9a is he now performing, in a domestic assignment which could be considered as qualifying service. The Board recommended that Mr. be removed from the 25X1A9a System prior to his 15th Anniversary date. Mr. will be sent a memorandum affording him the opportunity to submit any additional information in his 25X1A9a case if he so desires.	
25X1A6a 25X1A9a	8. The next case was a request from the Chief, Technical Services Division for the deferment of Mr. retirement, under the CIA 25X1A9a Retirement System, from 30 April 1971 until 31 August 1971 for operational reasons. The basis for this request is TSD's desire for Mr. 25X1A9a plete a new tour of duty in beginning in the summer of 1969. It is further stated that this request is being made now only because very recent staffing requirements and necessary shifts in the use of personnel have created an unforeseen problem for them. Mr. DDP/OP, recommended that Mr. retirement be deferred for operational reasons for 60 days until 30 June 1971. The Board recommended that Mr. retirement be deferred until 30 June 1971 for operational reasons.	
25X1A9a	25V1A0	

be extremely helpful. He further states that he has been informed that there

Approved For Release 2001/06/09: CIA-RDP78-03092A000600080001-4

is a bill in the hopper in Congress which would provide for a Government employee's retirement based on high three years of salary, and should this become law he would not wish to be deprived of it in that it would mean close to \$450.00 more upon retirement. The Director, Basic and Geographic Intelligence states that now that the Office has found a suitable assignment for him at the NIC, it would be to the Agency's advantage to continue him there for another year until February 1971. He also states that is doing an above-average job, is cooperative, has not slighted his responsibilities, and is in good physical health. He further states that delaying this action would be to the advantage of the Office since this unit is, and probably will continue to be, hard pressed in meeting requirements for graphic support in the Agency. The Deputy Director for Intelligence has concurred in the requested extension. The Board recommended that Mr. retirement be deferred until 28 February 1971 based on a need for his services.

10. The meeting adjourned at 3:45 p. m.

25X1A9a

25X1A9a

25X1A9a

Erobbutium Commetary

Exécutive Secretary

- 5 -